ase 18-204	17-RG Doc 93	Filed 06/03/19 Document		03/19 10:53:30	Desc Mair			
	STATES BANKRUPT F OF NEW JERSEY							
Caption in C	Compliance with D.N.J. L.	BR 9004-1(b)						
Andre L PO Box Clinton l								
In Re:			Case No.:	18-20417				
Robert A	Robert Aidelbaum		Judge:					
			Chapter:	13				
m i		EBTOR=S CERTI		OPPOSITION				
	lebtor in this case oppo		·					
1.	☐ Motion for Reliest Creditor,	ef from the Automat	ic Stay filed by _					
	A hearing has been	scheduled for		, at	·			
	☐ Motion to Dism	on to Dismiss filed by the Chapter 13 Trustee.						
	A hearing has been	scheduled for		, at	<u></u>			
	□ Certification of	Default filed byT	rustee					
	I am requesting a he	earing be scheduled o	on this matter.					
2.	I oppose the above matter for the following reasons (choose one):							
	☐ Payments have b	peen made in the am	ount of \$, but	have not			

been accounted for. Documentation in support is attached.

Case 18-20417-RG Doc 93 Filed 06/03/19 Entered 06/03/19 10:53:30 Desc Main Document Page 2 of 2

☐ Payı	nents have	not been made	e for the	following	reasons	and debtor	proposes
repayme	ent as follo	ws (explain yo	ur ans	wer):			

☑ Other (explain your answer):

Robert Aidelbaum passed away approximately 3 weeks ago. He did have several life insurance policies which may be enough to save the home in foreclosure for his elderly widow his estate is in the process of contacting the insurance companies and transferring his social security and pension benefits to his widow.

- 3. This certification is being made in an effort to resolve the issues raised in the certification of default or motion.
- 4. I certify under penalty of perjury that the above is true.

Debtor=s Signature

NOTES:

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee=s Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.